UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK		
UNITED STATES OF AMERICA.		
v.	APPLICATION AND OF EXCLUDABLE D	
MICHAEL McMAHON,	20 - M - 1025	
Defendant.		
The United States of America and the defendant	Michael McMahon	hereby jointly
request that the time period from Nov. 27, 2020	to Jan. 15, 2021	be
excluded in computing the time within which an informa- seek the foregoing exclusion of time in order because (X) they are engaged in plea negotiations, with the disposition of this case without trial, and they require an plea negotiations without the risk that they would not, do effective preparation for trial, () they need additional time to investigate a case,	which they believe are likely to reculsion of time in order to forespite their diligence, have reason	result in a cus efforts on onable time for
This is the (circle one) first/90%20% application for	or entry of an order of eveludoble	e delay. The
Assistant U.S. Attorney J. Matthew Haggans For defendant to read, review with counsel, and acknowle	Counsel or Defondant	-

I understand that federal law generally provides that I have a right to have formal charges lodged against me within thirty days of my arrest and a right to a trial on those charges within seventy days after formal charges have been lodged. I further understand that I do not have to consent to the exclusion of time sought in this application and that, by consenting to entry of this order, the date on which formal charges must be lodged will be delayed and the date for the commencement of any trial on those charges will likely be delayed as well. I also understand that if formal charges are not brought against me within the time required by law, I may seek relief from the court, and that this relief might include dismissal of the complaint now pending against me

I have reviewed this application, as well as the order annexed below, and have discussed the

	November 20, 20 20	United State	s Magistrate Judge	
Dated:	Brooklyn, New York		amon E. Reyes, Jr.	
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() additional time is needed to prepare	e for trial due to the	complexity of case.	
negotiatio	without trial, the exclusion of time will ons without the risk that they would be on for trial, taking into account the exer	denied the reasonab	locus their efforts on plea	01 OI
4	X) given the reasonable likelihood the			use
ends of j	information or indictment must be file ustice and outweighs the best interests	of the public and the	that this exclusion of time serve	s the
	management of a meld of 1	is hereby exc	luded in computing the time with	hin
Nov 2			defendant, the time period from	
	Upon the joint application of the United	d States of America	and defendant Michael McMal	hon
		EXCLUDABLE DE		
	ODDER	(Brian Neary, Esq.		
			The state of the s	
consent		126	or been uncarened or coerced to	
volunta	rily and of his or her own free will, and	that my client has n	onsens to the entry of the order	
content	s of this application and the attached or	der that my chart o	oncorpts to the order of	ds the
whethe	r to consent to entry of an order of excl	udable delay Lam	peedy indictment and the question	on of
certify	that I have discussed with my client a c	lafondant's right to	er carefully with my client. I furt	ther
	y that I have reviewed this application		6.11	
For De	fendant's Counsel to read and acknow	Jadas		
Date		Defendant		
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соетсе	ent to the entry of the order voluntarily ed for my consent.	and of my own free	will. I have not been threatened	or
Leons	on of whether I should consent to entry	of an order of exclu	dable delay carefully with my at	torne
questi	on of whether I should consent to entra	of an order of single	4.1)	